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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/814,952	03/31/2004	Stephen R. Lawrence	24207-10094	8369
62296 GOOGLE / FE	7590 12/27/2007 NWICK	EXAMINER VERDI, KIMBLEANN C		
SILICON VAI	LEY CENTER			
801 CALIFORNIA ST. MOUNTAIN VIEW, CA 94041			ART UNIT	PAPER NUMBER
			2194	
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			MAIL DATE	DELIVERY MODE
			12/27/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Application No. Applicant(s) 10/814,952 LAWRENCE ET AL. Interview Summary Examiner Art Unit KimbleAnn Verdi 2194 All participants (applicant, applicant's representative, PTO personnel): (1) KimbleAnn Verdi. (3) Jie Zhang. (2) Li B. Zhen. Date of Interview: 13 December 2007. Type: a) ✓ Telephonic b) ☐ Video Conference c) Personal (copy given to: 1) applicant 2) applicant's representative e) No. Exhibit shown or demonstration conducted: d) Yes If Yes, brief description: Claim(s) discussed: 1 and 35. Identification of prior art discussed: United States Patent 6,006,222 to Culliss and United States Patent Application 2005/0033803 A1 to Vieet et al... Agreement with respect to the claims f(x) = x + x + y + y = 0 was not reached. f(x) = x + y = 0 Agreement with respect to the claims f(x) = x + y = 0. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Discussed rejection of claims 1 and 35. Proposed ammendment of claim 1 would overcome the current rejection. Discussed rejection of claim 35. Examiner noted that she will respond accordingly in response to ammendment. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

### **FENWICK & WEST LLP**

Parker Zhang

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# **FACSIMILE TRANSMISSION** CONFIDENTIAL

DATE: 12/11/2007

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	v	•

Name	Fax No.	PHONE NO.
Ms. KimbleAnn C Verdi	571-270-2654	571-270-1654

FROM: Parker Zhang PHONE: 650-938-5200 Number of Pages with Cover Page: 6 MESSAGE:

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PTOL-413A (10-07)
Approved for use through 10/31/2007. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form							
	Application No.: 10/814,952 First Named Applicant: Stephen R. Lawrence						
Examiner: KimbleAnn C Verdi		_ Art Unit:2194	Status of A	Application:	Active		
Tentative Participants	s:						
(1) Jie Zhang		(2)					
		_ (4)					
Proposed Date of Inte	rview: Dece	mber 13, 2007	Proposed	Time: 1:00 P	M(AM/PM)		
Type of Interview Red (1) [x] Telephonic		onal (3)[]	Video Conference				
Exhibit To Be Shown If yes, provide brief d							
Issues To Be Discussed							
Issues	Claims/		Discussed	Agreed	Not Agreed		
(Rej., Obj., etc)	Fig. #s	Prior	•	J	J		
(1) Rejection C	laime 1 35	Art	006,222 [ ]	[]	[]		
(1) Rejection	1411115 1, 33		on 2005/0033803		l J		
(2)				[]	[ ]		
(3)		-	_ []	[ ]	[]		
(4) [ ] Continuation Sheet	t Attached	<u></u>	[]	[]	[]		
Brief Description of A Proposed agenda of	rguments to the Interv	<b>be Presented:</b> iew is attached.	Plan to argue	that claim 35	as filed and		
claim 1 as amended	d (proposed)	are patentable	over the two cit	ed references	listed above.		
		······································					
An interview was com NOTE: This form show (see MPEP § 713.01).  This application will not interview. Therefore, a as soon as possible.	ald be complete t be delayed fro	ed by applicant and om issue because of	submitted to the exa applicant's failure t	o submit a writte	n record of this		
/Jie Zha				/app at	·		
Applicant/Applicant	i's Representat	tive Signature	E	caminer/SPE Sig	gnature		
Jie Zhar							
Typed/Printed Name of		r Representative					
Reg. No.		licable					
Registration I	Number, if app	oucable					

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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The information provided by you in this form will be subject to the following routine uses:

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- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

## Page

## Examiner Interview Proposal for Patent Application Serial No. 10/814,952 - For Discussion Purpose Only

December 11, 2007

JE ZHANG

EMAIL PZHANG @FENWICK.COM DIRECT DIAL 650.335,7297

<u>VIA FACSIMILE</u>: (571) 270-2654

Ms. KimbleAnn C Verdi The United States Patent and Trademark Office Alexandria, VA 22313-1450

Re:

Examiner Interview for Patent Application 10/814,952

Title:

Systems and Methods of Synchronizing

Indexes

Applicants:

Stephen R. Lawrence et al.

Serial No.: Atty. Dkt. No.:

10/814,952 24207-10094

Dear Ms. Verdi.

We are scheduled to have an Examiner Interview this Thursday, December 13, 2007 at 1 PM EST for the above-cited reference. I suggest that we briefly discuss independent claims 1 and 35 during the interview. I have reproduced independent claim 35 as filed below for your reference. Also included below is a proposed amendment for independent claim 1.

Respectfully Submitted,

By:

/Jie Zhang/

Jie Zhang, Attorney of Record Registration No. 60,242 FENWICK & WEST LLP 801 California Street

Mountain View, CA 94041 Phone: (650) 335-7297

Fax: (650) 938-5200

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Parker Zhang

#### 1. (Currently Amended) A method comprising:

receiving in a second device an event from a first device, the event being captured in the first device and associated with a term of an article, the event being indexed and associated with the term in a first index of the first device; and

indexing the event in a second index of the second device such that the event is associated with the term in the second index.

providing a first index on a first machine, wherein the first index is associated with at least one event, the event comprising machine activity associated with an article; and associating the event with a second index on a second machine.

#### 35. (Original) A method comprising:

capturing an event, the event comprising event data;

associating an event ID with the event;

providing a first index, the first index comprising a plurality of terms associated with a plurality of events;

associating the event ID with each of the terms in the first index that comprise the event:

storing the event in a first database;

retrieving the event;

sending the event to a second client;

receiving the event as a new event, the new event comprising event data;

associating a new event ID with the new event;

providing a second index, the second index comprising a plurality of terms associated with a plurality of events;

# Examiner Interview Proposal for Patent Application Serial No. 10/814,952 – For Discussion Purpose Only

associating the new event ID with terms in the second index that comprise the new event;

storing the new event in a second repository, wherein the second index and the second database are substantially the same as the first index and the first repository.